

U.S. Department of Justice

United States Attorney Eastern District of New York

EJD/DR F. #2023R00634

271 Cadman Plaza East Brooklyn, New York 11201

September 28, 2023

By Email

Kannan Sundaram Kannan_Sundaram@fd.org Federal Defenders of New York, Inc. Eastern District of New York One Pierrepont Plaza, 16th Floor Brooklyn, NY 11201

Re: United States v. Abel Mora

Criminal Docket No. 23-CR-383 (FB)

Dear Mr. Sundaram:

Enclosed please find the government's first discovery production in accordance with Rule 16 of the Federal Rules of Criminal Procedure, the materials are available on USAFx. The government also requests reciprocal discovery from the defendant.

I. <u>The Government's Discovery</u>

A. Statements of the Defendant

a. Abel Mora post-arrest interview from September 26, 2023, in a folder Bates numbered MORA000001.

B. The Defendant's Criminal History

a. Criminal history reports for Abel Mora, Bates numbered MORA000002-MORA000019.

C. Documents and Tangible Objects

a. Compilation video of Queens shooting incident (101st Precinct), in a folder Bates numbered MORA00020;

b. Compilation video of Brooklyn shooting incident (75th Precinct), in a folder Bates numbered MORA000021.

D. Reports of Examinations and Tests

- a. New York Police Department ("NYPD") notification of initial entry of ballistic evidence, dated August 15, 2023, Bates numbered MORA000022;
- b. NYPD laboratory report of fired cartridge cases, dated August 14, 2023, Bates numbered MORA000023;
- c. NYPD notification of initial entry of ballistic evidence, dated August 14, 2023, Bates numbered MORA000024;
- d. NYPD national integrated ballistic information network lead notification, dated August 15, 2023, Bates numbered MORA000025;
- e. NYPD laboratory microscopic analysis report of cartridge casings, dated September 5, 2023, Bates numbered MORA000026;
- f. NYPD laboratory microscopic comparison report of cartridge casings, dated September 6, 2023, Bates numbered MORA000027;
- g. NYPD laboratory microscopic analysis report of bullet fragment, dated September 5, 2023, Bates numbered MORA000028;
- h. NYPD laboratory examination of fired cartridge casings, dated August 15, 2023, Bates numbered MORA000029.

The government will provide you with copies of any additional reports of examinations or tests in this case as they become available.

E. Expert Witnesses

The government will comply with Fed. R. Crim. P. 16(a)(1)(G) and Fed. R. Evid. 702, 703 and 705 and notify you in a timely fashion of any expert that the government intends to call at trial and provide you with a summary of the expert's opinion.

At present, the government anticipates calling an expert at trial to testify that eight of the shell casings recovered from the Queens shooting were fired from the same firearm as two of the shell casings recovered from the Brooklyn shooting.

The identity, qualifications, and bases for the conclusions of each expert will be provided to you when they become available.

F. Brady Material

The government is not aware of any exculpatory material regarding the defendant. The government understands and will comply with its continuing obligation to produce exculpatory material as defined by <u>Brady v. Maryland</u>, 373 U.S. 83 (1963), and its progeny.

Before trial, the government will furnish materials discoverable pursuant to Title 18, United States Code, Section 3500, as well as impeachment materials. See Giglio v. United States, 405 U.S. 150 (1972).

G. Other Crimes, Wrongs or Acts

The government will provide the defendant with reasonable notice in advance of trial if it intends to offer any material under Fed. R. Evid. 404(b).

II. The Defendant's Required Disclosures

The government hereby requests reciprocal discovery under Rule 16(b) of the Federal Rules of Criminal Procedure. The government requests that the defendant allow inspection and copying of (1) any books, papers, documents, data, photographs, tapes, tangible objects, or copies or portions thereof, that are in the defendant's possession, custody or control, and that the defendant intends to introduce as evidence or otherwise rely on at trial, and (2) any results or reports of physical or mental examinations and of scientific tests or experiments made in connection with this case, or copies thereof, that are in the defendant's possession, custody or control, and that the defendant intends to introduce as evidence or otherwise rely upon at trial, or that were prepared by a witness whom the defendant intends to call at trial.

The government also requests that the defendant disclose prior statements of witnesses who will be called by the defendant to testify. See Fed. R. Crim. P. 26.2. In order to avoid unnecessary delays, the government requests that the defendant have copies of those statements available for production to the government no later than the commencement of trial.

The government also requests that the defendant disclose a written summary of testimony that the defendant intends to use as evidence at trial under Rules 702, 703, and 705 of the Federal Rules of Evidence. The summary should describe the opinions of the witnesses, the bases and reasons for the opinions, and the qualification of the witnesses.

Pursuant to Fed. R. Crim. P. 12.3, the government hereby demands written notice of the defendant's intention, if any, to claim a defense of actual or believed exercise of public authority, and also demands the names and addresses of the witnesses upon whom the defendant intends to rely in establishing the defense identified in any such notice.

III. Emails Sent and Received by Defendants Incarcerated at a Bureau of Prisons Facility

The government may request that the Bureau of Prisons ("BOP") produce to the government emails sent and received by the defendant during his/her period of incarceration at a BOP facility (collectively, "BOP email communications"). While it is the government's position that BOP email communications, including those between the defendant and his or her attorneys

and other legal assistants and paralegals on their staff, are not privileged communications, in most instances, the government will request that the BOP exclude from any production communications between the defendant and his or her attorneys and other legal assistants and paralegals on their staff, if you provide the full email addresses for such attorneys, legal assistants and paralegals by October 5, 2023. To enable this process, the government requests that you send an email to the undersigned Assistant U.S. Attorneys with the list of email addresses in the body of the email. If you subsequently wish to provide an email address for an additional attorney, legal assistant or paralegal or change any of the previously-provided email addresses, you should send an email with the complete list of email addresses, including email addresses that remain unchanged, in the body of the email.

IV. <u>Future Discussions</u>

If you have any questions or requests regarding further discovery or a disposition of this matter, please do not hesitate to contact me.

Please be advised that, pursuant to the policy of the Office concerning plea offers and negotiations, no plea offer is effective unless and until made in writing and signed by authorized representatives of the Office. In particular, any discussion regarding the pretrial disposition of a matter that is not reduced to writing and signed by authorized representatives of the Office cannot and does not constitute a "formal offer" or a "plea offer," as those terms are used in <u>Lafler v. Cooper</u>, 132 S. Ct. 1376 (2012), and <u>Missouri v. Frye</u>, 132 S. Ct. 1399 (2012).

Very truly yours,

BREON PEACE United States Attorney

By: /s/ Dana Rehnquist

Dana Rehnquist Emily J. Dean Assistant U.S. Attorneys (718) 254-7000